### **Instructions to Bidders**

Each bid consists of 2 (two) files: the bid document and the legal appendices.

The following forms only must be completely filled out, and the originals returned no later than 11:00 a.m. on the bid opening date to:

Purchasing Office Suffolk County Department of Public Works 360 Yaphank Avenue – Suite 1B Yaphank, NY 11980-9645

- 1. 221B Bid Request signed in ink. PLEASE ENTER YOUR COMPANY NAME AND ADDRESS IN THE "TO" SECTION ON THE BID
- 2. All pages with pricing, wages and model numbers, along with specifications for alternate bids
- 3. SCEX Form 22 Public disclosure statement must be notarized
- 4. SCPD-7 Bid Certification
- 5. SCDP-8A Local Business Certification—only if claiming local vendor preference
- 6. LHE-1 and LHE-2 Lawful Hiring must be notarized

All bids along with the above mentioned forms must be returned in a sealed envelope and clearly marked as follows: (you may cut out the following and attach to your bid envelope)

RUSH BID – P.A. <u>SA</u>
OPENING DATE <u>6/14/10</u> AT 11 A.M.
REOUISITION NO. 10/13428

Faxed or Electronic Submission will not be accepted

BI	ID	RE	QI	UES	ST.

Wednesday, May 19, 2010 MAIL OR DELIVER BIDS IN PERSON TO:

COUNTY OF SUFFOLK, N.Y. DEPT. OF PUBLIC WORKS, PURCHASING OFFICE 360 YAPHANK AVENUE YAPHANK, NY 11980-9744 PHONE: (631) 852-5196

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IN۱	/IT	ATI	n	N

This is an invitation to submit sealed bids for furnishing the supplies and/or services specified below, subject to the conditions on this and the standard/special terms referenced. All bids must be returned in the envelope furnished herewith. Bids will be received at the office of the County Purchasing Unit and, where required, publicly opened there at 11:00 a.m. on Monday, June 14, 2010

TO:

<u></u>
Delivery to: RIVERHEAD NY 11901 (All delivery charges must be included in your quotation)
Required DELIVERY date:STATE BEST
If you cannot comply with the required delivery date, write in here your best
possible delivery:
Your terms:
For additional information call:
, Purchasing Agent,
phone: 631/852-5218

•	
	REQ

REQ. #(s)	10/13428	
	70, 10, 10	

#### **BIDDER'S ACCEPTANCE**

- 1. The delivery date indicated is as required by the County. If you cannot meet it, cross it out and insert your own best delivery time.
- 2. All delivery charges are to be included in your quotation.
- 3. If this bid is accepted within \_\_\_\_\_ days from the bid opening date, the undersigned offers and agrees to furnish any or all of the items on which prices are quoted, at the price and delivery time indicated, subject to all the terms and conditions herein.
- 4. ALL BIDS MUST BE SIGNED IN INK.

Non-Collusive Bid Certification must be returned with this bid.     INCLUDE YOUR FEDERAL I.D.#				
	(Print Firm name)			
111111111111111111111111111111111111111	9)			
	(Print authorized name an	d title)		
(date)	(FAX #)	(phone number)		
Have you filed a Cou	inty Form SCEX-22 (Local	Law 14/1976) for the curren		

calendar year? \_\_\_\_\_ (see Item 10 on reverse side)

Email address:\_\_\_\_

### THIS IS NOT AN ORDER

	н					
COM. CODE	ITEM NO.	QTY	UNIT	DESCRIPTION	UNIT PRICE	NET TOTAL
72554				REMOTE OPERATED  UNDERWATER VEHICLE  ===================================		
				AS PER ATTACHED SPECIFICATIONS		
() ()						
SA/JL						

SUFFOLK COUNTY
DEPARTMENT OF PUBLIC WORKS PURCHASING OFFICE

INSTRUCTIONS TO BIDDERS AS INDICATED STANDARD BID TERMS AND CONDITIONS AND SPECIAL

All quotations are subject to the following terms and conditions unless modified in writing. Upon acceptance of a bid by the County the terms of the bid shall apply to all orders issued as a result

Indicated by the County. Trade discounts will be a factor in determining the award.

(c) F.O.B. DELIVERY POINT - ALL prices bid must be on the basis of F.O.B. delivery point, unloaded inside and assembled unless otherwise indicated in the proposal. A bid on any other discrimination (aw (Robinson-Patman Act) do not apply to purchases made by the County.

(b) DISCOUNTS - Cash discounts will not be a factor in determining awards unless otherwise (a) PRICING - Bidders shall insert unit price and extension for each item.
The provisions of the New York State Fair Trade Law (Feld-Crawford Act) and the federal price

bid standard. If bidder fails to name a substitute, he will be required to furnish the bid standard. basis than that indicated in the proposal may be considered informat.

(d) "OR EQUAL" BIDDING - When a bid standard is specified, the bidder may offer an article which he certifies to be equal in quality, performance and other essential characteristics to the

Samples shall be removed by the bidder at his expense. The County will not be responsible for any samples which are destroyed or mutilated in examination. If samples are not removed with-2-SAMPLES-Samples or drawings required shall be delivered free of charge as requested.

3-AWARD WILL BE MADE BY ITEM OR CLASS - When class bids are indicated, bidder must bid on each item in the class. A bidder desiring to bid "no charge" on an item in a class must so indicate; otherwise bid for that class will be construed as incomplete. Items may be combined and awarded as a group if there is a saving in ultimate cost by the reduction of the number the County shall have the right to dispose of them as its own property, in thirty (30) days after written notice to the vendor, they shall be considered as abandoned

(a) INSPECTIONS shall be made at the point of delivery unless otherwise specified. Any lood, drug or other commodity which is found to be unwholesome or otherwise unit for human consumption or use shall not be removed by the Vendor unit! It is examined by the Department of Health. It condemned, such commodities shall be disposed of as provided by law.

(b) DELIVERY HOURS - Deliveries shall be made between 9 A.M. and 3:30 P.M. Monday (c) DELIVER TIME - Shall be computed in calendar days from the order mailing date on the order.

(d) LABELS-ALL supplies which are oustomerily labeled or identified must have securely affixed thereto the original unmutilated label or marking of the manufacturer (e) NEW MERCHANDISE. Unless otherwise stated in the quotation or orders, deliveries must consist only of new and unused merchandise which is currently in production.

(f) SUPPLIES shall be securely and properly packed for shipment, according to accepted com-

mercial practice.
(g) THE CONTRACTOR shall be responsible for delivery of supplies, equipment or materials in good condition to point of destination. Materials, equipment and/or supplies delivered to an agency shall be the properly and sole responsibility of the Contractor or Vendor until such time as the County accepts same.

BILLINGS for deliveries must be rendered on County claim vouchers.

5-DELAYS, NO-DELIVERY, REJECTIONS

5-DeLAYS, NO-VELLYETT, PROFESTIONS
(a) VENDORS FAULT. If the Vendor fails to make delivery within the time specified or if the delivery is rejected, the Chitef Purchassing Agent may obtain such commodities or any part there, the order price, the difference, plus the reletting cost and the liquidated damages, if any, will be charged against the Vendor. Should the new price be greater than charged against the Vendor. Should the new price be less, the Vendor shall have no oldim to the reference, but the reletting cost and the liquidated damages will become charges against the

Should the new purchase price exceed the order by twenty per cent (20%) or more, the County agrees to waive its claim to the reletting cost and the liquidated damages; should such excess price be less than twenty per cent (20%), the County shall change the Vendor in addition, the eletting cost and iquidated damages to a total not exceeding twenty per cent (20%) of the order price of the them rejected or not delivered.

(b) REJECTED MERCHANDISE. The County may withhold acceptance of or reject any goods

to dispose of them as its own property. On loodstuffs and drugs, no written notice of rejection need be given; upon verbal notice to do so, the Vendor shall immediately remove and replace longer than thirty (30) days will be regarded as abandoned and the County shall have the right cation of rejection, goods shall be immediately removed by the Vendor. Rejected which are found, upon examination, not to meet the specified requirements. Upon written notif-

(a) The Chief Purchasing Agent reserves the right to make awards within forty-five (45) days after the date of the bid opening, during which period bids shall not be withdrawn.

(b) The placing of an order by the Chief Purchasing Agent with the bidder for material described in the Request for Bid shall constitute a legal and binding contract.

(c) The placement of a Purcause Order (Form 24 County for convenience upon 5 days written notice. The placement of a Purpaise Order (Form 24-1080., 02/01cb) may be terminated by the

(d) All contracts awarded by the Chief Purchasing Agent shall be executory only to the extent of funds available to each Agency for the purchase of the commodity.

whole or any part thereof may be used by the County of Surfolk to supply any deficiency that may arise from any default on the part of the bidder. Such bond must meet all the requirements of the of the award shall be posted as security for faithful performance, with the understanding that the 7-PERFORMANCE BONDS If the specifications require the posting of a performance bond. then within one week after awarding of the contract a performance bond of 100% of the amount

8-GUAPANTEES BY BIDDER • Bidder hereby guarantees:

(a) To save the County, its agents and employees harmless from liability of any nature or kind for the use of any copyrighted or uncopyrighted composition secret process, patiented or unpatiented invention, article or appliance furnished or used in the performance hereto of which the Bidder is not the Patientie, assignee or license, and to belend any action brought against the County in the name of the County and under the direction of the County Attompt at the sole cost of the Bidder or in the sole option of the Chiel Purchasing Agent to pay the cost of such defense

(b) Vendor agrees to indemnify and hold the County Government harmless for any claim or its-lifty arising under this contract due to any act or omission of the Vendor.

(c) His products against defective material or workmanship and to repair or replace any damages or maning occasioned in transit.

(d) To furnish adequate protection from damage for all workmanship.

for which he or his workmen are responsible, to the building or equipment, to his own work or the work of other Vendors or in the opinion of the Chief Purchasing Agent to pay for the same by deductions in payments due under this contract. To furnish adequate protection from damage for all work and to repair damages of any kind,

(e) To pay for all pennis, ficenses and fees and give all notices and comply with all laws, ordinances, rules and regulations of the city, village or town in which the installation is to be made, and of the County of Suffolk and the State of New York.
(f) To carry proper insurance in the opinion of the Chief Purchasing Agent, and approved by the County Attorney to protect the County from loss in case of accident, fire and their.

(g) That he will keep himself informed, of all municipal ordinances and regulations, state and reational laws in any manner affecting the work or goods herein specified, and any extra work regulations, including all provisions of the Workmen's Compensation and Labor Laws, and shall on account of any physical injury to persons, including definitions of the Workmen's Compensation and Labor Laws, and shall on account of any physical injury to persons, including death or damage to properly and from all inespective of the actual cost of the same and irrespective of the same on account of surphy injuries, and the same and irrespective of whether the same shall have been due to the negligence of the Bidder or his agents or the County or their respective agants. (h) That the items turnished shall conform to all the provisions of the bid and this warranty shall survive acceptance, or use of any material so furnished.

(i) That all deliveries will not be inferior to the accepted bid sample.

9-ASSIGNABILITY OF CONTRACTS - The contractor agrees that this contract shall not be assigned, transferred, corneyed, subjet, or otherwise dispose of the same, or of his right, title and interest therein, or his power to execute such contract, or assign all or any portion of the monies that may be due or become due to the contractor under the lerms of this contract.

10-COMPLIANCE WITH LOCAL LAWS - Prior to award of contract or Purchase Order, Vendor must comply with requirements of Local Laws 16-1972, 26-1973, 14-1976, 6-1979, and 32-1980, Forms SCEX 22 윒 SCDP-7 and filing them 픙

11-LIMITATION OF ACTION - No action for any cause whatscever arising out of this order shall be maintained against the County of Suffolk by the Vendor, or anyone claiming under the Vendor, unless such action shall be commenced within six months.

(a) after expiration of this order or(b) after the date of written notice their acceptance or

after the date of written notice to the Vendor from the County of complete rejection or with-

(c) after the date of written notice to the Vendor from the County of a deduction from the agreed price on the order, whichever of the above events shall be the latest in time.

12-LABOR LAWS AND DISCRIMINATION IN EMPLOYMENT

performance of work under this contract or any subcontract hereunder. Pursuant to Sections 220 (e) and 239 of the Labor Law, in the hiring of employees for the

(f) No contractor, subcontractor, nor any person acting on behalf of such contractor or sub-contractor, shall by reason of race, creed, color or national origin discriminate against any citizen of the State of New York who is qualified and available to perform the work to which the employ-

(III) There may by of five dollars ! nate against or intimidate any employee bired for the performance of work under this contract or There may be deducted from the amount payable to the contractor by the County a penal-No contractor, subcontractor, nor any person on his behalf shalf, in any manner discrimiof race, creed, color, national origin, age, or sex;

person for each calendar day during which such person was discrim-

nated against or intimidated in violation of the provisions of this contract; and

(IV) This contract may be cancelled or terminated by the County, and all mornies due or to become due hereunder may be foreitled, for a second or any subsequent violation of the terms

dinary emergency including fire, flood or danger to life or property as provided for therein. employ of the contractor, subcontractor or other person doing or contracting to do all or part of the work contemplated by the contract, shall be permitted or required to work more than eight hours in any one calendar day or more than five days in any one week except in cases of extraor-(b) Pursuant to Sec. 220(2) of the Labor Law no laborers, workmen, or mechanics in the

(c) For every contract for the construction, reconstruction, maintenance end/or repair of public work, every laborer, workingman or mechanic shall be paid not less than such hourly minimum. rate of wage and supplements not less than the prevailing supplements, all as provided in Art. 8

employment, as provided in Sec. 22 of the Labor Law. (d) Preference in Employment of Persons Upon Public Works - Every contractor and/or sub-contractor agrees to give preference to clizens of the State of New York who have been resifor al least six consecutive months immediately prior to the commencement of their

ule of wages made part of the specifications hereto, and provisions of Article 9 of the Labor Law. (e) For every contract involving building service work as defined in Article 9 of the Labor Law, the contractor and/or its subcontractors shall be obligated to pay each employee on such work not less than the wage specified for his craft, trade or occupation in the schedbe bound by all of

is exempt from the payment of any sales, excise or federal transportation taxes. The price bid must be net exclusive of taxes and will be so construed. A vendor desting refunds of issue the necessary certificates. proper forms, and the Chief Purchasing Agent, if satisfied as to the facts, will or exemptions from laxes paid on merchandise accepted by the County, must 13 - SALES AND EXCISE TAXES - Unless the proposal indicates otherwise, the County approve or

14 - AUDIT - Purchase orders and contracts are subject to audit.

15 - PAYMENT AND COLLECTION OF CHARGES

e (1) proper delivery of merchandise The County will make every effort to pay vouchers within thirty (30) days after

(b) In any case where a withheld in whole or in part. agencies; vouchers forms shall be obtained from such agencies. (2) recept of a property executed voucher submitted to the Comptroller by the receiving In any case where a question of nonperformance of a contract arises, payment may be

shall become due him. In the event that there are no current obligations, the Vendor shall pay to the County the amount of any such charges. All charges against a Veridor shall be deducted from current obligations that are due him or

(d) The County will also avail liself of cash discounts for payment within prescribed times

CONTRACTS INVOLVING INSTALLATION

Contractors shall clean up and remove all debris and rubbish resulting from his work from time to time as required or directed. Upon completion of the work the premises thing in satisfactory repair and order. shall be left in a neat unobstructed condition, the buildings broom clean, and every-

ىئ Bidders shall acquaint themselves with conditions to be found at the site and shall Installation shall also include the furnishings of any rigging necessary for moving equipment into the building and removal of trade-ins, if any, ment into the building; also the removal and resetting of any removable windows used

VEHICLES damages of any kind for which he or his workmen are responsible. Contractor shall furnish adequate protection from damage for all work and shall repair all responsibility for placing and installing the equipment in

;

Any and all equipment listed by the Manufacturer as "Standard" for the model offered

shall be provided on the delivered vehicle

,√ ,0 Vehicles shall be completely serviced including cleaning (outside and inside) prior to The Manufacturer's Standard Warranty shall cover all equipment delivered.

Award will not be made to any dealer who cannot provide warranty repairs and services within the County of Suffolk, Vendors not having a place of business in the County of Suffolk shall provide in writing the name and location of the agency within the County of Suffolk where such services will be performed

No name other than the Manufacturer's shall appear on the Vehicle.

10. Any deviations from these Specifications will be considered cause for disqualification unless fully explained in the bid. Acceptance of such deviations shall be within the dis-dretion of the Chief Purchasing Agent.

only from Automobile Manufacturers or their Authorized 24-0103.

> PAGE 2 OF 4 PAGES

### REMOTE OPERATED UNDERWATER VEHICLE

### MANUFACTURERS LISTED ARE FOR REFERENCE PURPOSES ONLY

ITEM QTY.		DESCRIPTION	PRICE <u>UNIT / NET</u>
1.	1 EA.	SEA OTTER-2 ROV (REMOVE OPERATED VEHICLE)  WITH 500 FOOT DEPTH RATED HOUSING, BULKHEAD CONNECTORS 250 FOOT CABLE, TOPSIDE CONTROL CONSOLE WITH BUILT-IN 10.4" MONITOR, FRONT AND REAR COLOR CAMERAS WITH PAN AND TILT, 4 MOTOR PROPULSION SYSTEM (TWO (2) HORIZONTAL & TWO (2) VERTICAL), TWO (2) 50 WATT LIGHTS, COMPLETE SYSTEM POWERED BY 120VAC (OR EQUAL)	·
	MFR:_	PROD.#:	
2.	1 EA.	500 FOOT CABLE INSTEAD OF 250 FOOT (OR EQUAL) \$_	/
	MFR:_	PROD.#:	
3.	1 EA.	INLINE CONNECTORS AT 250 FEET (OR EQUAL) \$_	/
	MFR:_	PROD.#:	
4.	1 EA.	ON SCREEN DISPLAY FOR TIME, DATE, AND GPS (OR EQUAL) \$_	
	MFR:_	PROD.#:	
5.	1 EA.	SINGLE FUNCTION MANIPULATOR ARM (OR EQUAL) \$_	/
	MFR:	PROD.#:	٠.
6.	1 EA.	DVD RECORDER (OR EQUAL) \$_	/
	MFR:	· ·	
7.	1 EA.	SCAN-650 SCANNING SONAR (OR EQUAL) \$_	/
	MFR:	PROD.#:	
8.	1 EA.	SEA OTTER-2 BACKED BY UNCONDITIONAL TWO (2) YEAR WARRANTY (OR EQUAL)	/
	MFR:_	PROD.#:	

REQ. # 10/13428

### REMOTE OPERATED UNDERWATER VEHICLE

INCLUDE DELIVERY AND INSURANCE CHARGES IN ALL PRICES				
STATE BEST DELIVERY ARO:				

MANUFACTURER'S NAME CITED IN THESE SPECIFICATIONS IS FOR REFERENCE PURPOSES. BIDDERS OFFERING EQUIVALENT PRODUCTS ARE REQUIRED TO PROVIDE COMPLETE INFORMATION INCLUDING MANUFACTURER'S NAME, MODEL NUMBER, AND DETAILED SPECIFICATIONS.

ANY EXCEPTIONS TAKEN TO ANY PART OF THESE SPECIFICATIONS MUST BE FULLY EXPLAINED IN A WRITTEN SUMMARY PROVIDED WITH BID. FAILURE TO DO SO MAY BE CAUSE FOR DISQUALIFICATION.

# Suffolk County Form 22 Contractor's/Vendor's Public Disclosure Statement

Pursuant to Section A5-7 of the Suffolk County Administrative Code, this Public Disclosure Statement must be completed by all contractors/vendors that have a contract with Suffolk County, with the exception of hospitals; educational or governmental entities; not-for-profit corporation; and contracts providing foster care, family day care providers, or child protective consulting services, who do not have to fill out this form at all.

1.	Contractor's/Vendor's NameAddress
	City and StateZip Code
2.	Contracting Department's NameAddress
3.	Payee Identification or Social Security No
4.	Type of Business Corporation Partnership Sole Proprietorship Other
5.a	Is contractor/vendor entering into or has contractor/vendor entered into a contract with Suffolk County in excess of \$1,000? Yes No.
5.b	Has contractor/vendor entered into three or more contracts, including the one for which you are now completing this form, with Suffolk County, any three of which, when combined, exceed \$1,000? Yes No.
6,	Table of Organization. List names and addresses of all principals; that is all individuals serving on the Board of Directors or comparable body, names and addresses of all partners, and names and addresses of all corporate officers. Conspicuously identify any person in this table of organization who is also an officer or an employee of Suffolk County. (Attach additional sheet(s) if necessary)
3 <sup>‡</sup>	
<b>7.</b>	List all names and addresses of those individual shareholders holding more than five percent (5%) interest in the contractor/vendor. Conspicuously identify any shareholder who is also an officer or an employee of Suffolk County. (Attach additional sheet(s) if necessary)
8.	Does contractor/vendor derive 50% or more of its total revenues from its contractual or vendor relationship with Suffolk Country?
	or vendor relationship with Suffolk County?YesNo.

9.	If you answered yes to 8 above, you must submit with this disclosure statement, a complete financial statement listing all assets and liabilities as well as a profit and loss statement. These statements must be certified by a Certified Public Accountant. (Strike this out if not applicable.)
10.	The undersigned shall include this Contractor's/Vendor's Public Disclosure Statement with the contract. (Describe general nature of the contract.)
11.	Remedies: The failure to file a verified Public Disclosure statement as required under local law shall constitute a material breach of contract. Suffolk County may resort, use or employ any remedies contained in Article II of the Uniform Commercial Code of the State of New York. In addition to all legal remedies, Suffolk County shall be entitled, upon a determination that a breach has occurred, to damages equal to fifteen percent (15%) of the amount of the contract.
12.	Verification: This section must be signed by an officer or principal of the contractor/vendor authorized to sign for the company for the purpose of executing contracts. The undersigned being sworn, affirms under the penalties of perjury, that he/she has read and understood the foregoing statements and that they are, to his/her own knowledge, true.
Signed Printed Title of	I: I Name of Signer: f Signer: of Contractor/Vendor:
ı	UNIFORM CERTIFICATE OF ACKNOWLEDGMENT (Within New York State)
STATE COUNT	OF NEW YORK ) TY OF ) ss.:
subscribe	
(Signature	and office of individual taking acknowledgement)

# UNIFORM CERTIFICATE OF ACKNOWLEDGEMENT (Without New York State)

STATE OF	)		
COUNTY OF	) ss.: )		
individual(s), or the perinstrument, and that su (Insert the city or other	ctory evidence to be nt and acknowledge ies) and that by his/ erson upon behalf or ich individual(s) ma	e the individual(s) who ed to me that he/she/th her/their signature(s) of which the individual ade such appearance b	before me, the undersigned, known to me or proved to me ose name(s) is(are) subscribed ney executed the same in on the instrument, the l(s) acted, executed the pefore the undersigned in intry or other place the
acknowledgement was	taken)	and state of Col	milly or other place the
(Signature and office of	f individual taking a	acknowledgement)	
SCEX-22 (rev 1/09)			

# Proposal/Bid Certification

The undersigned Contractor affirms as true, under the penalties of perjury, as follows:

The prices in this Proposal or Bid have been arrived at independently without collusion, consultation, communication or agreement, for the purpose of restricting competition as to any matter relating to such prices, with any other contractor or with any competitor,

Unless otherwise required by law, the prices which have been quoted in this Proposal or Bid have not been disclosed knowingly by the Contractor, and will not be disclosed knowingly by the Contractor, directly or indirectly, to any other contractor or to any competitor, prior to the opening;

No attempt has been made or will be made by the Contractor to induce any other person, partnership or corporation to submit a Proposal or Bid for the purpose of restricting competition;

Neither the undersigned nor, if the Contractor is a partnership, joint venture or corporation, any partner, principal, officer, director, employee or stockholder holding in excess of a five percent (5%) interest therein, is an officer or employee of Suffolk County or is paid with County funds, or is required to disclose an interest pursuant to the Suffolk County Code of Ethics;

Neither the undersigned, nor, if the Contractor is a partnership, joint venture or corporation, any partner, principal, officer, director, employee, stockholder, or any other person authorized by the undersigned or any of the foregoing persons, has offered or given any gratuity to any official, employee or agent of Suffolk County or New York State or of any political party, with the purpose or intent of securing an agreement or securing favorable treatment with respect to the awarding or amending of an agreement or the making of any determinations wit respect to

The undersigned, a principal or corporate officer of the business listed below, has read and is familiar with the provisions of Local Law No. 32-1980 of Suffolk County; and

The undersigned, as such principal or corporate officer, further certifies to the best of his/her information and belief that there have been no convictions for the crimes described in Local Law No. 25-1990 of Suffolk County of persons referred to in the Local Law or that the required

Dated:	•	
Signed:		
Printed Name of Signor: Title of Signor: Name of Firm:		

Form SCPD-7

# Local Business Certification Form

The undersigned Contractor affirms as true, under the penalties of perjury, as follows:

The undersigned, a principal or corporate office of the business listed below, has read and is familiar with the provisions of Local Law No. 5-1993, entitled "Competitive Bids" and Local Law No. 10-1997; and

The undersigned, as such principal or corporate officer, further certifies to the best of his/her information and belief that such bidder maintains a principal place of business located within Suffolk County or located with Nassau County or sells the contracted-for supplies, material or equipment manufactured and located within Suffolk County or located within Nassau County; and

The undersigned claims qualification in the event that the Contractor submits a bid not exceeding 10% more than the otherwise lowest responsible bidder.

DATE:	
SIGNATURE:	
PRINTED NAME OF SIGNOR:	
TITLE OF SIGNOR:	
NAME OF FIRM:	
BID NUMBER:	

SCDP-8A (Rev. 9/12/08)

## SUFFOLK COUNTY DEPARTMENT OF LABOR NOTICE OF APPLICATION TO CERTIFY COMPLIANCE WITH FEDERAL LAW (8 U.S.C. SECTION 1324A)

# WITH RESPECT TO LAWFUL HIRING OF EMPLOYEES

Suffolk County Code, Chapter 234 (2006)

	Suffolk County Code, Chapter 234 (2006)		
EMDI OX	In Rai on the In		
FMTLTOXE	R/CORP./BUSINESS/COMPANY NAME:		
1) ADDRES	is:		
•			
2) NOT-FO	R-PROFIT: VEC		
	R-PROFIT: YES NO (SUBMIT PROOF OF IRS NOT-FOR-PROFIT STATUS		
3) VENDOR	R#:4) **CONTRACT ID:		
5) CONTAC	(If known)  T: 6) TELEPHONE #:		
7) TERM OI	F CONTINUE OF THE PROPERTY OF		
8) AMOUN	F CONTRACT OR EXTENSION (PROVIDE DATES):		
7	OF CONTRACT OR EXTENSION:		
) nkter D	ESCRIPTION OF PROJECT OR SERVICE		
SUBCONTRA			
) VENDOR#	: 3) TELEPHONE #:		
) CONTACT	J) TELEPHONE #:		
	' <u>:</u>		
) DESCRIPT	ION OF COMPENSATION, PROJECT OR SERVICE:		
ATDENCE O	F COMPLIANCE:		
OPIES OF TI	HE FOLLOWING MUST BE MAINTAINED BY COVERED EMPLOYERS OR THE		
	ACCIDENT FOR EACH EMPLOYEE FOR THE TIME PEDIODS FROM TOO		
	·		
	United States passport; or		
В, 1	resident alien card or alien registration card; or		
C. I	birth certificate indicating that person was born in the United States: or		
ъ. (	(1) a driver's license, if it contains a photograph of the individual: and		
C	4)a social security account number card (other than such a card which		
	specines on its face that the issuance of the card does not authorize		
	employment in the United States); or		
E. e	employment authorization documents such as an H-1B visa, H-2B visa,		
ž.	and L-1 visa, or other work visa as may be authorized by the United		
Ş	States Government at the time the County contract is awarded for all		
c	covered employees.		

LHE-1 (03/07)

# AFFIDAVIT OF COMPLIANCE WITH THE REQUIREMENTS OF 8 U.S.C. SECTION 1324a WITH RESPECT TO LAWFUL HIRING OF EMPLOYEES

State of New York	)	
County of	5s; )	
»*		
(Print Name of Deponent)	, being duly s	sworn, deposed and says:
<ol> <li>I am owner/authorized rep (Circle one)</li> <li>I certify that I have complistates Code (U.S.C.) section covered employees and withereof, as set forth in Suff</li> </ol>	ied, in good faith, on 1324a (Aliens a	(Name of Corp., Business, Company) with the requirements of Title 8 of the United and Nationality) with respect to the bisiness of
Swom to before me this	<b>J</b>	(Signature of Deponent)
of, 20	day	
(Notary Public)	<del></del>	